In the United States District Court For the Northern District of Ohio Eastern Division

UNITED STATES OF AMERICA,)	CASE NO. 5:18CR497
)	
Plaintiff,)	
)	JUDGE DONALD C. NUGENT
V.)	
)	
WILLIAM G. STEEN, et al.,)	
)	
Defendants.)	

<u>UNOPPOSED MOTION TO SELF- SURRENDER</u>

Now comes William G. Steen, the Defendant in the above-referenced case, and moves this Honorable Court to allow Defendant to Self-Surrender after sentencing.

SUGGESTIONS IN SUPPORT

- Mr. Steen has pled guilty pursuant to the plea agreement and currently set for sentencing on August 8, 2019.
- Mr. Steen was released on Pre-Sentencing Bond and has not violated any of the conditions set forth while out on bond.
- 3. Mr. Steen is a citizen of the United States and currently resides with his family in Houston, Texas. He is not a flight risk or a danger to his community.
- Counsel requests that Mr. Steen be allowed to self-surrender after the Bureau of Prisons designate him a facility.
- 5. Mr. Steen will then make all arrangements necessary to deliver himself to the designated facility.

WHEREFORE, defendant, **WILLIAM STEEN** respectfully requests this Court to allow Mr. Steen to self-surrender.

Respectfully submitted,

/S/ Augustin T. Pink
Augustin T. Pink
Walter J. Pink & Associates
2646 South Loop West, Ste 195
Houston, Texas 77054
Phone:(713)664-6651
Fax:(713)664-3242
pinklawfirm@aol.com
ATTORNEY FOR WILLIAM G. STEEN

CERTIFICATE OF CONFERENCE

I spoke with Brendan O'Shea in regards to this matter and he has stated that he was unopposed to the filing of this motion.

/S/ Auustin T. Pink
Augustin T. Pink

CERTIFICATE OF SERVICE

I hereby certify that this Motion to Self-Surrender, which has been filed through the ECF system will be sent electronically to the registered participants as identified on the Notice of Electronic Filing(NEF).

/S/ Augustin T. Pink
Augustin T. Pink